

# Miller & Rhoads

## Why do we talk so frequently about our \$8.00 Mattresses?

We have something that's worth talking about, and that's because no Mattresses sold in Richmond, at this price, are anywhere near their equal.

WE KNOW they're better, because we had a hand in their making—WE KNOW WHAT'S INSIDE, and we know how they are put together. We're willing to prove the superiority which we claim for them by allowing you to take one home and TRY IT OUT FOR SIXTY NIGHTS—to be returned at our expense if you are not entirely satisfied. This we could not afford to do unless WE KNEW that OURS were the BEST MATTRESSES MONEY COULD BUY.

Made, as are the more expensive ones, of thick layers of best quality elastic layer felt; covered with fancy art or plain ticking—with heavy rolled edges—in one or two parts, as desired, \$8.00.

OTHER MATTRESSES—we sell the best only at each price—\$3.75, \$5.00, \$6.00, \$10.00 and \$12.00. Third Floor.

## FIGHT LOOMING UP IN STATE POLITICS

Strong Element for Instructing Virginia Delegates for Senator Martin.

### BYRD'S ATTITUDE A FACTOR

Interesting Developments Expected After Legislature Adjourns.

In moments that can be snatched from the active scene of legislative life, there are caught expressions of opinion which foretell lively happenings in Virginia politics in the months to come. There is likely to be no little stirring over the instructions or lack thereof to be given to the Virginia delegation to the National Democratic Convention.

Those members of the Legislature who went to Washington last week to notify Senators Martin and Swanson of their election are enthusiastic over the proposition to instruct the Virginia delegation to support the senatorial candidate as long as there is any chance of his nomination. They say that not only would it be a personal tribute to Senator Martin, but that in a convention where a two-thirds vote is required, complicated by the bitterness of more prominent candidates, there is no saying that a dark horse cannot win.

Byrd's Action Considered. On the other hand, there is the fact of Senator Byrd's support of Governor Woodrow Wilson. He is recognized with Mr. Byrd as active and virile, and is not afraid to antagonize anyone if he sees fit to do so. While he has always been and is the personal friend of the people, this support of Senator Martin, he believes that the Virginia delegation should go to Baltimore pledged for the New Jersey man.

He believes that Governor Wilson will be the nominee, and that a majority of the people of this State will be for him. So believing, he does not think it wise that Virginia's vote should be given even to a favorite son. Friends of Senator Martin appear confident that if he will say the word he can get the delegation. He has encouraged others to say it for him. Representative Carlin, it is understood, is especially active in his efforts, and believes there is a possibility of securing the nomination in the event of a deadlock in the lap of the Virginia Senator. At all events he wants to try it.

Naturally, the stress of legislative affairs, with the growing excitement over the possibility of the removal of the session, which one can feel in the very atmosphere of the Capitol, prevent the public interest in the matter which will be more fully manifested after adjournment.

There is to be considered the effect on the nation should Virginia fall to instruct for Governor Wilson, a native of this State. There is further to be considered the position of the friends of Governor Harmon, of whom there are not a few in the State and of the General Assembly.

Circuit Court of Appeals. The United States Circuit Court of Appeals reconvened yesterday at 10:30 a.m. with Circuit Judges Goff and Pritchard and District Judges Dayton and Ross in attendance.

No. 100—American Agricultural Chemical Company, appellant, vs. W. H. Brinkley, appellee; appeal from the District Court at Norfolk, Va., in bankruptcy. Opinion by Judge Ross.

No. 101—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 102—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

No. 103—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 104—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

No. 105—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 106—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

No. 107—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 108—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

No. 109—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 110—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

No. 111—Chesterfield Manufacturing Company, plaintiff in error, vs. Leon Cotton Mills, defendant in error. Circuit Court at Norfolk, Va., in error. Cause argued by David Stern, of Greensboro, N. C., for the plaintiff in error and by William B. Byrum, of Greensboro, N. C., and E. S. Parker, Jr., of Graham, N. C., for the defendant in error, and submitted.

No. 112—Ida C. Jackson, appellant, vs. A. N. White, et al., appellees; appeal from the District Court at Petersburg, Va., in error. Cause argued by Judge Ross.

## YATES MISSING SINCE JANUARY 3

Police in City and County Unable to Find Man Who Suddenly Disappeared.



C. N. YATES.

Although diligent search has been made by the police and while many clues have been followed, C. N. Yates, of 216 North Twenty-sixth Street, who disappeared from his home on January 3, cannot be located. There is no indication of his whereabouts. The city and county police made every effort to locate the missing man, and, having failed, his family yesterday requested The Times-Dispatch to help in the search. Yates is a carpenter. On the morning of January 3 he left home in good health and spirits, and did some work around the First Market. At noon he left. He did not return home in the afternoon; he did not go home at night, and no word whatever has been received from him. His son said yesterday that he could not understand why Yates had disappeared, and his continued absence has led to the fear that he might be somewhere or that he met with an accident.

The detective department has done all it could to find him, but it has practically nothing on which to work. His family is naturally distressed.

## VIRGINIA MASONS HERE FOR MEETING

Grand Lodge Opens Its Annual Session at Masonic Temple To-Night.

The real opening of the grand communication of the Grand Lodge of Virginia came off last night with the arrival of several hundred Masons, and a ritualistic session of the Grand Lodge Working Committee in the Masonic Temple. Although the Grand Lodge will not be officially called to order until 10 o'clock to-night, fully half of the 600 delegates expected reached the city yesterday. Early last night all the hotels were filling up, and since the Interstate Builders' Exchange is also in session in Richmond to-day, accommodations will be scarce.

The Grand Lodge Working Committee, in session since last Friday, has completed all the preliminaries incidental to the grand communication, and everything is ready for the official opening to-day. If the time-honored custom of selecting the Grand Master of Masons is followed, William L. Andrews, of Roanoke, Deputy-Grand Master, will be moved up and chosen Grand Master to succeed William B. McChesney, of Staunton. The election of officers will be the final business of the Grand Lodge Thursday afternoon.

Great interest is centering around the report of the Masonic Home Committee. In its report, it is expected the committee will recommend drastic action in reference to financing the Home. According to the rules in vogue, of every dollar appropriated by members for the support of the Grand Lodge 25 cents is given to the Home. In addition, a special fee of \$5, paid at initiation, is contributed. The expected recommendation will ask that the whole dollar, instead of the quarter, be contributed to the Home, and in return, some other disposition be made of the special \$5 fee. It is believed this system of appropriation will work more satisfactorily than the present plan and the sentiment of the Grand Lodge seems favorable to its adoption.

Richmond Holds Low Record. Mortality statistics for the year 1910, issued by the United States Census Bureau yesterday, show that the city of Richmond held a low record for the only city of as much as 100,000 population in the United States which in the year 1910 had no death from typhoid fever. The mortality statistics were received by Chief Health Officer Levy yesterday, and some of the comparisons will be incorporated in his annual report. The mortality tables show Richmond the lowest in scarlet fever death rate for 1910, there having been one death from that disease in 1909 and none in 1910.

Boys of Woodcraft Organized. The Boys of Woodcraft, from ten to eighteen years of age, under the leadership of Commander Joseph L. Creery, have organized with a full charter list and with the election of the following officers: George C. Fleet, past commander; James W. Perry, Jr., advanced lieutenant; Julian A. Cavender, banker; Frank L. Bay, clerk; Linwood E. Taylor, secretary; Lonnie T. Harkins, waterman; Joseph N. Creery, center. Its objects are for mutual help, encouragement to observe the golden rule, improvement of its members by discipline of parliamentary practice, physical training, and the development of character, knowledge, independent of political or sectarian bias, temperance, innocent social entertainment, etc.

Master Covered Him Up. It was stated yesterday that James McCulloch, of 20 South Boulevard, who was found dead at 6 o'clock Sunday morning, fell down the stairs inside his home and that his mother, not thinking he was hurt, covered him up with blankets. It was said that he often came in late, and that he had been drinking. It was known that he had been hurt until he was found dead from a fractured skull.

Mr. Ryan Improving. John Ryan, of 104 West Cary Street, who has been under treatment at the Retreat for the Sick, is improving, and expects to be out by the end of the week. Late in January Mr. Ryan slipped on the ice-coated street, the fall rendering him unconscious for several days. He has rallied, however, and is now on the road to recovery.

Doctors Meet To-Night. At the meeting to-night of the Academy of Medicine and Surgery, presided over by Dr. Douglas Vanderhoof and Dr. E. Guy Hopkins. These papers will be presented by Dr. Fred Hodges and Dr. A. G. Brown, Jr.

## SAID'S PLAY WOULD BAR RICHMOND CITY

Segregation of Taxes, as Proposed, Would Cost Richmond \$1,000,000 Per Annum.

### CHAMBER EXPECTED TO ACT

Legislative Committee Prefers New Plan for Permanent Tax Commission.

Estimates prepared by Special Accountant George S. Crenshaw, showing an annual loss exceeding \$1,000,000 to the city of Richmond should the white segregation of taxes be now passed by the General Assembly become a law, were presented before the Chamber of Commerce committee on legislation yesterday afternoon. A resolution will be prepared and forwarded to a special meeting of the board of directors of the chamber, to be called at once, favoring in lieu of the drastic White bill, the creation of a tax commission along the lines proposed by Speaker Byrd. Mr. White himself admitted that there were serious defects in his bill as now presented.

The chamber committee on legislation was addressed on the subject of taxation by Speaker Byrd, author of the Tax Commission bill, now pending; George S. Crenshaw, Special Accountant of the city of Richmond; City Attorney H. R. Pollard, and others.

Mr. Crenshaw presented the following compilation as his estimate of the loss to this city under the terms of the White segregation of taxes bill, under which it is proposed to take all the city's power of taxing all properties other than real estate and tangible personal property, and requiring the city to take care of certain criminal expenses, as follows:

Loss from license	\$150,767
Loss from taxes on real estate	50,000
Corporation taxes, personal	181,423
Intangible personal property	462,325
Bank tax	149,000
Total	\$997,715
To which should be added for criminal expenses	41,924
Grand total	\$1,039,639

In addition to this annual loss of more than one-third of the whole revenue of the city, Mr. Crenshaw said that there would be an increased charge to the taxpayers of this city, after the elimination of the assessment on each of the above tax items, on the basis of 25 cents per \$100 of approximately \$350,000 on remaining real and personal property.

Would Bankrupt City. All present were agreed that the effect of the White bill would be to bankrupt Richmond in an effort to make it carry the whole load of taxation of the State. The bill would take from the taxable resources of the city all tax on tangible personal property, a very valuable source of income to this city, since it includes capital in business, money in bank, stock and bonds, aggregating in the present assessment for purposes of taxation \$350,000.

While the original plan presented by Speaker Byrd for a single tax commission met with much objection from this city, both on account of the dangers of one-man power, and because of the provision of assessing value according to recent sales, resulting in the assessment of city property up to its full market value, while county lands, which are seldom sold, would be assessed at much less than their real value, these objections have been to large extent met by amendments which have been incorporated into the bill. The committee agreed to approve the plan for the establishment of a tax commission as more equitable and fair than that of Mr. White, and his segregation bill. In view of the enormous amount which this city has at stake, in either event, a special meeting of the board of directors will be called in the next few days to discuss and discuss the report and to take suitable action for the protection of the interests of the business men of this city.

## BUILDERS MEET

Interstate Association Opens Its Convention in Richmond To-Day.

Members of the Builders' Exchanges of Baltimore, Washington, Norfolk and Richmond will gather this morning in the Hotel Richmond to open the annual convention of the Interstate Builders' and Trade Association of Maryland, District of Columbia and Virginia. Charles N. C. and Columbia, S. C., will also be represented. This association is particularly interested in the fact that the only organization of builders in America which includes cities of different States.

James A. Hird, president of the Association of American Manufacturers, will make the principal address of the convention to-day during the course of a banquet in the afternoon. The delegates and banquet will be present all the delegates and the members of the local exchange.

Of the association are: John R. Galloway, of Washington, president; Perry W. Bush, of Norfolk, first vice-president; William H. Brown, of Richmond, second vice-president; William H. Morrow, of Baltimore, treasurer, and I. H. Seaton, of Baltimore, secretary.

Boys of Woodcraft Organized. The Boys of Woodcraft, from ten to eighteen years of age, under the leadership of Commander Joseph L. Creery, have organized with a full charter list and with the election of the following officers: George C. Fleet, past commander; James W. Perry, Jr., advanced lieutenant; Julian A. Cavender, banker; Frank L. Bay, clerk; Linwood E. Taylor, secretary; Lonnie T. Harkins, waterman; Joseph N. Creery, center. Its objects are for mutual help, encouragement to observe the golden rule, improvement of its members by discipline of parliamentary practice, physical training, and the development of character, knowledge, independent of political or sectarian bias, temperance, innocent social entertainment, etc.

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## The Reduced Prices

Never affect the standard of our merchandise. Every garment sold during this reduction sale carries the same guarantee as though the first price was paid for it.

## Gans-Rady Company

### LIQUOR DEALERS OPPOSE INCREASE TO GREAT AUDIENCE

Protest Against Further Raise in State License Taxes on Their Business.

There is no disposition on the part of liquor dealers to accept further increase in license charges to the State without protesting a fight. Vigorous protests were made yesterday in the meeting of the Committee on Finance of the House of Delegates against the amended Byrd liquor bill proposing heavy increases in these licenses.

E. H. Gans, said that he drew a large wholesale dealer, could stand the doubled tax, from \$1,250 to \$2,500 a year, but that smaller concerns would be driven out of the wholesale business, tending to make a monopoly and to correspondingly decrease the State's revenue. He called attention to the fact that many people doing a retail business must take out wholesale licenses in addition to filling orders for larger quantities than five gallons, of which many are received destined to "dry" States, in orders of 100 pints or half-pints for sale.

H. Clarke, representing the mail order houses, said that his greatest competition in liquor shipments comes from Chattanooga, Augusta and Savannah. He said that his business was supposed to be sold, and where the dealers pay no license at all in Jacksonville, his greatest competitor where license is issued, the total charge is only \$1,000—State, county and city—while in Richmond it is \$1,000 including city, and will be \$1,000 if the increases are made—\$1,250 in wholesale and \$750 in retail and shippers' license.

E. A. Stumpf, for the strictly retail trade, briefly called attention to the fact that his class of dealers can sell only in their own communities, and asked the committee to consider this. George McDuffie Blake, representing the grocery liquor men, called attention to the enormous cost of license, \$1,250 in all—his own pays, and said that the dealers of his class will be frozen out if the bill becomes law.

The committee reached no decision, but will probably take it up again this morning.

## COURT CASES

Whitehouse Dismissed for Assaulting E. W. Saunders—Latter Also Discharged.

Whitehouse, charged with assaulting E. W. Saunders, was dismissed in Police Court yesterday morning. Whitehouse also charged the Saunders with assault on his fifteen-year-old daughter, which caused the fight. Saunders was also dismissed.

Herb White, colored, was sent on to the Grand Jury on a charge of assaulting Mary Elizabeth Johnson with a knife. The hearing of Nelson Banks, colored, charged with holding up and robbing Walter Johnson of two packages of cigarettes and \$1.00, was postponed until February 14. Fred Robinson, colored, was sentenced to four months in jail on a charge of stealing a bicycle from the Richmond and Potomac Railroad. He appealed.

Charles Wells, colored, charged with selling intoxicants without a license, was continued to February 14. Annie Johnson, colored, will have another trial for sixty days for abducting a child from Nannie Green.

Frank Fields, colored, will be a partner in the business of moving and storage. He is taking into himself \$150 belonging to 172 general's Moving and Storage Company.

## SAY STOVES WERE STOLEN

Three Dealers Charged With Receiving Loot Taken by Eddie Harris.

Joseph Segal, Aaron Schapiro and Julius Schapiro were arrested yesterday by Police men for receiving stolen property. The three men were charged with receiving stolen goods, valued at \$15, the property of John and Julius Schapiro, with receiving a \$15 stove belonging to C. E. Richards, and Julius Schapiro, with receiving a \$15 stove belonging to C. E. Richards.

The stoves and stoves are alleged to have been stolen by Eddie Harris, against whom a warrant has been issued. The police received many complaints of stoves and grates being stolen from vacant houses, and the arrest of Harris followed.

Hurt by Runaway Horse. While crossing the railroad tracks at Seventh and Hospital streets yesterday, Frank Nelson, an employee in the Chesapeake and Ohio Railway shops, was knocked down by a runaway horse and painfully cut about the face and body. The horse, after being put on the track and ran into Mr. Nelson. He was treated by Dr. Hatcher, of the city ambulance. His injuries are not serious.

Showed His Money. Robert Ford, colored, was stabbed by an unknown negro last night in the streets of the city. The knife entering his left chest within two and a half inches of his heart. He was taken into Scott's drug store and was treated there by Dr. Hatcher, of the city ambulance.

In Bankruptcy. A petition in voluntary bankruptcy was filed yesterday in the office of the clerk of the United States District Court by Joseph Longan, Jr. His liabilities amount to \$125.40, and assets, \$725, held exempt.

Charged With Theft. Thomas Tinsley, colored, was arrested yesterday in a charge of stealing a quantity of meat from Schwarzschild & Sulzberger. Longan was charged with receiving of stealing \$12.00 from Sarah Stewart.

## BADLY HURT IN ELEVATOR FALL

Hunter Woolridge Hurlled Four Stories, but Physicians Say He Will Live.

Hunter Woolridge, a carpenter, employed by W. L. Ragland & Co., almost lost his life yesterday afternoon when the freight elevator at Miller & Rhoads, in which he had just started down from the fourth floor, fell with a sudden crash to the basement. His ankle was broken, there were bruises over the body, and severe wounds in the head, but at the Memorial Hospital last night he had regained consciousness, and it was said that he would recover. When he was picked up by A. S. Beatty, an employee of the firm, and was hurriedly moved to the store hospital, Dr. F. S. Splitt, the physician in charge, saw that he had to get immediate attention in a hospital. He was removed to the ambulance, still unconscious.

Woolridge, who is a young man, lives with his sister, Mrs. R. C. Hancock, at 1215 Decatur Street, South Richmond. He was at work in the store yesterday, and had occasion to use the freight elevator. A colored porter named Hamlin got into the car with him. It started down, but stopped after moving one foot, and the negro hurriedly jumped out. The next instant the cable broke, and the elevator went down with a crash. The heavy cable fell on Woolridge, and as soon as he could be reached it was lifted from him. The elevator had just been used a few minutes before. Exactly how the cable happened to snap when the car was practically empty was not explained.

### MAY BE STOLEN

Officer Finds Automobile and Runabout in the Sink.

Detective Sergeant Whitehead yesterday took possession of a Jackson touring automobile and a light runabout found in the rear of a house at 404 West Cary Street, which had been stolen from persons in Pennsylvania. Some time ago the local authorities were looking for stolen Pennsylvania automobile licenses and a runabout.

The stable in which they were found was rented last June by a young man named John. He returned once, and has not been seen since. The police were communicated with and Sergeant Whitehead has notified the Pennsylvania authorities, and it is believed that the owners will be found.

### WOMAN USES KNIFE

Charlie Greenlove Slashed in Both Arms by Rosa Perkins.

Charlie Greenlove, colored, according to the woman's story, stood in the mouth of an alley on Thirtieth Street, and smote Rosa Perkins with a stick as she passed by. She returned once, and has not been seen since. The police were communicated with and Sergeant Whitehead has notified the Pennsylvania authorities, and it is believed that the owners will be found.

### VERDICT FOR DEFENDANT

Jury Finds for Harwood in Ejectment Suit of James H. Carter.

In the suit of James H. Carter against R. Henry Harwood, which has been on trial for several days past in the City Circuit Court, being an ejectment proceeding involving title to certain property, a jury verdict in favor of the defendant, James H. Carter, was made by the jury. Carter is the plaintiff, and Harwood is the defendant. The jury found in favor of Carter, and the case was given to the jury for a verdict within thirty days with a view to an appeal.

### Building Permits.

Building and repair permits were issued yesterday as follows:

J. A. Glasgow, to repair a brick storage, 40 South Cary Street, to cost \$100.

Atlantic Coast Line Railroad Company, to repair a station signal tower at south end of James River Bridge, to cost \$200.

## SOUTHERN LOSES BIG DAMAGE SUIT

Jury Declares Railroad Must Pay \$10,000 for Death of Engineer James H. Rice.

Damages in the sum of \$10,000 were awarded yesterday to the administrator of James H. Rice against the Southern Railway Company by a jury in the Law and Equity Court. Motion to set aside the verdict was continued for argument.

The case had attracted widespread attention, and has been warmly commended, the trial having lasted for several days.

Rice was an engineer employed by the Southern Railway in the operation of switching engine in the Richmond yards.

Some months ago, when drawing a string of twenty cars across Fourteenth Street, near the northern end of Mayo's Bridge, the engine became unbalanced, turned over, and Rice received severe injuries, being caught under the locomotive and scalded, bruised and maimed, his death resulting shortly after.

His widow brought suit against the railway company through Attorney Hunsdon Cary, and the condition of the track at that point was notoriously defective; that the rails and crossings were antiquated, the yards in bad repair, the ground wet and soggy, the ties rotten, and the engine, together unsafe, and an improper place over which to operate trains.

The evidence went to show that the track was in bad repair, and that its defective condition was the direct cause of the derailment which occasioned the death of the engineer.

The railway company was defended by Epps Hunsdon, Jr., and E. H. Randolph Williams, Judge Wells, of Hastings Court, Part 2, sat in the case for Judge Crump, who had been associated with Mr. Cary in the preparation of the declaration, previous to his elevation to the bench. Judge Crump has meanwhile been holding court in South Richmond for Judge Wells.

The jury was out a little more than an hour, and those waiting in the courtroom could distinctly hear the deep tones of the members in argument, and later the voice of the foreman evidently reading the instructions of Judge Wells. The jury reported about 1 o'clock that it had agreed upon a verdict in the sum of \$10,000, allowed by statute in Virginia where death results from injuries—\$10,000.

Because of the late hour, Judge Wells continued the motion to set aside the verdict as contrary to the law and evidence for further argument.

### Arrested in King William.

Information was received all police headquarters yesterday that H. E. Lapech, charged with having passed a worthless check for \$10 on M. Golden, had been arrested in King William County. He was held for his appearance in the Richmond Police Court on February 17.

### Two Advertisements Entered.

Judgment was entered yesterday in the City Circuit Court in the case of the Richmond Transfer Company against L. M. Vaughan in the sum of \$25.

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**THE SAVINGS BANK OF RICHMOND**  
117 E. MAIN ST.

This bank is especially suitable for small deposits. We take care of each of our customers, no matter how small.

**UNITED STATES DEPOSITORY**

**The More System**

You put into business the more profit you will get out of it, because business is really just a procession of receipts and expenditures in the conduct of which profit is made.

We want to offer you our systematic methods of keeping your personal checking account as well as your commercial records. The profit will be yours. It is the pleasure of the

**American National Bank**  
OF RICHMOND, VIRGINIA.

TO GIVE YOU  
**SECURITY AND SERVICE**

**It has a Trade Mark,**  
**G. M. Co.'s "Pearl" Roofing Tin.**

**GORDON METAL CO.**  
Richmond, Va.

Approximately 110,000 letters (first class) are sent by Richmond people daily.

**Richmond Advertisers' Club**